

Law Offices of Neil H. Greenberg & Associates P.C.
Justin Reilly
Bozdogan Ergun v. 23 Ludlam Fuel Inc., John Parisi and Anton
Parisi
Files > Facts > Time Spent > All File Time

Printed by: Justin Reilly

Date	Initials	Duration	Description
09/29/2022	JR	3.80	drafted motion for fees and costs
09/28/2022	KW	2.20	Drafted and filed Plaintiff's Notice of Taxation of Costs
09/16/2022	JR	0.80	Reviewed the trial decision
09/15/2022	KW	0.50	Reviewed the Court's Trial Decision
02/22/2022	KW	0.30	Reviewed the Court's Decision & Order re: Motion to Conform the Pleadings
02/04/2022	JR	3.20	Drafted supplemental proposed findings of fact
02/03/2022	JR	2.50	Reviewed and outlined the January 2022 trial transcript. Began preparing notes for supplemental memo
01/19/2022	JR	3.00	Went to court for the continued trial. BILL 1 HOUR AT A REDUCED TRAVEL RATE
01/17/2022	JR	2.00	Continued outlining John Parisi's trial testimony
01/14/2022	JR	1.00	Continued preparing for the continued bench trial. Began outlining John Parisi's trial testimony
01/13/2022	JR	5.00	Continuing going through the trial transcript to prepare for the continued bench trial.
01/12/2022	JR	4.50	Began combing through the trial transcript in preparation for the continued bench trial next week.
12/14/2021	JR	0.20	Reviewed Court's Order and email defense counsel that Plaintiff does not consent.
12/02/2021	JR	0.50	Zoom conference with the Court
05/08/2019	KW	0.30	Filed Plaintiff's motion to conform the pleadings and reply brief via ECF
05/06/2019	KW	1.80	Made corrections, edits, and additions to Plaintiff's Reply Memorandum in Further Support of Motion to Conform Pleadings
05/03/2019	KW	7.10	Conducted research and drafted Plaintiff's Reply Memorandum in Further Support of his Motion to Conform the Pleadings
05/02/2019	KW	1.20	Reviewed defendants' opposition to plaintiff's motion to conform pleadings
03/29/2019	KW	3.10	Printed, compiled, and bundled all exhibits and supporting papers for Plaintiff's motion to conform pleadings and post trial memo of facts and law; Served motion to conform the pleadings on Adversary via USPS mail and email; Filed and served post-trial memo of facts and law on Adversary via ECF
03/28/2019	KW	3.20	Made edits and additions to motion to conform the pleadings; made edits and additions to post-trial memo of facts and law
03/21/2019	KW	4.50	Completed first draft of motion to conform the pleadings
03/20/2019	KW	9.50	Conducted research on conforming the pleadings to the evidence; drafted declaration in support; drafted notice of motion; drafted certificate of service; began drafting memorandum in support; compiled all exhibits
03/19/2019	JR	4.20	Reviewed the proposed findings of fact and conclusions of law and made changes, additions, etc.
03/18/2019	KW	6.50	Completed first draft of Plaintiff's Memo of Proposed Facts and Conclusions of Law.
03/15/2019	KW	4.20	Continued drafting post-trial memorandum of facts and law
03/14/2019	KW	8.50	Continued drafting post-trial memorandum of facts and law
03/13/2019	KW	9.70	Continued drafting transcript outlines; Began drafting post-trial memorandum of facts and law
03/12/2019	KW	8.20	Drafted trial transcript outlines
03/08/2019	KW	6.00	Read and annotated trial transcripts
03/07/2019	KW	5.60	Read and annotated trial transcripts
03/06/2019	KW	6.80	Read and annotated trial transcripts

01/24/2019	JR	8.50	Prepped for and conducted day 2 of the trial. BILL 1/2 HOUR AT A REDUCED TRAVEL RATE
01/23/2019	JR	10.50	Prepped for and conducted day 1 of the trial. BILL 1/2 HOUR AT A REDUCED TRAVEL RATE
01/23/2019	KW	7.50	Attended trial at EDNY Central Islip, took notes throughout testimony of witnesses, reviewed deposition transcripts and exhibits to ensure accurate testimony and possible impeachment, including 1 hour of travel
01/15/2019	JR	8.00	Met with Ergun and prepped him for direct and cross examination testimony. I also modified his direct examination outline and went over every page of Ex. 1 and made notes. On weeks that there are no time sheets we need to use the calendars to establish his claim
01/11/2019	KW	5.50	Prepared all Trial Exhibit Binders
01/11/2019	JR	8.00	Digested the deposition transcripts of Plaintiff and prepared his direct examination outline
01/11/2019	KW	6.50	Drafted table of contents and table of authorities; edited and made additions to pre-trial memorandum; printed and compiled all memorandum papers and exhibits; filed all memorandum papers and exhibits with the Court via ECF System; served hard copies on Defendants and sent a courtesy copy to the Court via USPS
01/10/2019	KW	5.20	Reviewed time records and drafted Plaintiff's calculation of damages for pre-trial memorandum
01/10/2019	JR	10.00	Prepared Jackie Parisi's cross examination outline, review John Parisi's deposition transcript and prepared his cross examination outline, began reviewing Bozdogan's deposition transcripts
01/09/2019	KW	8.80	Continued and completed first draft of pre-trial memorandum
01/09/2019	JR	7.20	Began preparing Jackie Parisi's cross examination outline
01/08/2019	KW	9.80	Conducted research on FLSA overtime elements and began drafting legal analysis for pre-trial memorandum
01/08/2019	JR	7.00	went through Jacalyn Parisi's two deposition transcripts and highlighted portions to use on her cross examination outline
01/07/2019	KW	10.30	Continued outlining deposition transcripts; Drafted certificate of service, cover letters, declaration, and statement of facts for pre-trial memorandum
01/07/2019	JR	4.20	Finished preparing Falzone's cross examination outline
01/04/2019	KW	9.20	Outlined all deposition transcripts and reviewed all exhibits in preparation for trial and drafting pre-trial memorandum
01/03/2019	KW	7.90	Reviewed and annotated all deposition transcripts in preparation for trial and drafting pre-trial memorandum
12/31/2018	JR	4.50	Continued preparing Falzone's cross examination outline
12/21/2018	JR	3.20	Continued preparing Tom Falzone's cross examination outline
12/18/2018	JR	3.00	Continued preparing Tom Falzone's cross examination outline
12/17/2018	JR	3.00	Continued preparing Tom Falzone's cross examination outline
12/11/2018	KW	4.80	Conducted research on leading questions at trial
12/05/2018	JR	3.00	Began preparing Tom Falzone's cross examination outline
10/23/2018	JR	5.50	Took Tom Falzone's deposition and defended Ergun's continued deposition.
10/22/2018	JR	1.80	Prepped for Tom Falzone's continued deposition
10/22/2018	JR	1.20	Met with Ergun and prepped him for his deposition tomorrow
10/09/2018	JR	2.20	Met with Ergun and prepped him for his deposition on 10/23
10/08/2018	JR	6.00	Finished digesting Ergun's deposition transcript and digested John Parisi's deposition transcript.
10/05/2018	JR	6.00	Began digesting Jacky Parisi's two deposition transcripts and Ergun's deposition transcript
10/04/2018	JR	1.00	Began digesting Tom Falzone's deposition transcript for to prepare for his continued deposition
09/28/2018	JR	5.00	Attended pretrial conference in Brooklyn. BILL 3 HOURS AT A REDUCED TRAVEL RATE.
09/27/2018	JR	2.00	Reviewed JPTO, reviewed trial exhibits, reviewed parts of the file to prepare for the pretrial conference tomorrow
05/02/2017	KW	6.50	Conducted research and drafted opposition to Defendants' letter motion to file an

Date	Initials	Hours	Description
			untimely jury demand
04/26/2017	KW	0.50	Reviewed Defendants' motion for leave to file a late jury demand
04/10/2017	JR	2.50	Made some changes to letter in response to request for pre-motion conference. Attended pretrial conference in Central Islip. BILL 1 HOUR AT A REDUCED TRAVEL RATE
04/07/2017	KW	3.80	Researched and drafted response to Defendants' pre-motion conference letter
04/05/2017	KW	0.30	Reviewed Defendants' pre-motion conference letter (DE 39)
04/03/2017	JR	2.50	Made changes to JPTO. Emailed back and forth with defense counsel concerning defendants' portion and plaintiff's portion. Objected to some of defendants' exhibits
03/29/2017	JR	4.00	Reviewed entire file and drafted plaintiff's portion of the JPTO. Reviewed and marked all plaintiff's exhibits for trial.
03/28/2017	KW	0.30	Reviewed Defendants' response to Plaintiff's pre-motion letter (DE 37)
03/23/2017	KW	0.10	Reviewed the Court's Order
03/22/2017	KW	0.10	Reviewed Defendants' Letter (DE 36)
03/21/2017	KW	0.20	Filed pre-motion conference letter re: partial summary judgment
03/17/2017	JR	5.00	Attended settlement conference before Judge Tomlinson. BILL ONE HOUR AT A REDUCED TRAVEL RATE
03/15/2017	KW	1.40	Drafted pre-motion conference letter
03/13/2017	JR	2.00	Drafted ex parte settlement statement for settlement conference
03/10/2017	JR	3.50	Conducted deposition of Jackie Parisi and had meeting with defense counsel and his client afterwards
03/09/2017	JR	3.00	Prepped for continued deposition of Jackie P. Reviewed her prior deposition transcript to narrow down the issues for tomorrow
01/27/2017	JR	4.00	Prepped for and conducted deposition of Jackie Parisi. She had to leave in the middle of the deposition.
01/26/2017	JR	4.00	Defended Ergun's deposition
01/25/2017	JR	5.00	Prepped Ergun for his deposition
01/25/2017	FMP	0.50	Prepared and sent Plaintiff's Supplemental Document Production
01/18/2017	JR	6.50	Prepped for and conducted deposition of John Parisi
01/11/2017	KW	2.80	Met with Client to review and discuss Defendants' document production
01/10/2017	JR	0.20	Conference call with defense counsel about scheduling depositions
01/10/2017	JR	3.00	Reviewed defendants' supplemental document production of over 300 pages
01/09/2017	KW	4.50	Reviewed Defendants' document production
12/21/2016	JR	0.50	drafted motion for a settlement conference
12/14/2016	JR	6.50	Prepped for and conducted deposition of Tom Falcone
11/10/2016	KW	0.10	Reviewed the Court's Minute Entry (DE 29)
10/25/2016	JR	1.00	Attended status conference. BILL 1/2 HOUR AT A REDUCED TRAVEL RATE
10/24/2016	JR	0.50	Drafted and filed a notice of appearance
10/19/2016	JR	0.50	Drafted and filed a status report
10/19/2016	JR	0.50	Drafted and filed stipulation regarding enterprise coverage
10/05/2016	KW	1.20	Reviewed Defendants' Responses to Plaintiff's Document Request
08/11/2016	KW	0.20	Drafted and filed a notice of appearance
08/11/2016	KW	2.20	Made edits to Plaintiff's Discovery Responses; Served same on opposing counsel
08/02/2016	KW	2.20	Reviewed and stamped Plaintiff's documents
08/01/2016	KW	5.80	Spoke with client regarding discovery; Drafted Plaintiff's Discovery Responses
06/23/2016	KW	0.20	Reviewed the Court's Initial Case Management and Scheduling Order (DE 22)
06/22/2016	KW	0.20	Reviewed the Court's Minute Entry (DE 21)
06/04/2016	JR	0.50	Drafted and filed proposed scheduling order
05/11/2016	JR	0.50	Reviewed and marked up Defendants' answer
03/02/2016	JR	2.00	Drafted and filed summons, civil cover sheet, and complaint
02/29/2016	JR	1.80	Met with a new wage and hour client. Discussed potential case against his former employer and went over his claims with him. He signed up.